23 24

Lawrence C. Lyon 07/21/2005 Page 1 1 Volume: I 2 Pages: 1 - 105 3 UNITED STATES DISTRICT COURT 4 DISTRICT OF MASSACHUSETTS 5 C.A. No. 04-11686-WGY 6 7 VANTAGE FINANCIAL SERVICES, INC. 8 Plaintiff, 9 ٧. 10 NONPROFIT SERVICE GROUP, INC., 11 and GEORGE E. MILLER 12 Defendants. 13 14 ****** 15 16 DEPOSITION OF LAWRENCE C. LYON 17 Thursday, July 21, 2005 18 Peabody & Arnold, LLP 19 30 Rowes Wharf 20 Boston, Massachusetts 21 10:00 a.m. 22 Reporter: Linda M. Grieco 23 320 Congress Street, Boston, MA 02210 24 Page 2 APPEARANCES: 1 2 3 DAVIS MALM & D'AGOSTINE 4 (By Laurence M. Johnson, Esquire) 5 One Boston Place Boston, Massachusetts 02108 7 on behalf of the Plaintiff 8 (617) 367-2500 9 and 10 **VANTAGE** (By Joel H. Peterson, General Counsel) 11 12 90 Canal Street 13 Boston, Massachusetts 02114-2031 14 on behalf of Plaintiff 15 (617) 878-6000 16 17 PEABODY & ARNOLD, LLP (By Richard L. Nahigian, Esquire) 18 19 30 Rowes Wharf 20 Boston, Massachusetts 02110 21 on behalf of the Defendants 22 (617) 951-2100

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                         Direct Cross
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               PROCEEDINGS
 1
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                   STIPULATION
 3
             It is stipulated by and between counsel
 4
    for the respective parties that the deposition is to
 5
    be read and signed by the deponent under the pains
 6
    and penalties of perjury within 30 days of receipt
 7
    of the last volume of the depositions; and that the
 8
    sealing and filing thereof are waived; and that all
    objections, except as to form, and motions to strike
10
    are reserved to the time of trial.
11
                * * * * *
12
                 LAWRENCE C. LYON,
13
    a witness called by counsel for the Defendants,
    having been satisfactorily identified by the
14
15
    production of his driver's license, and duly sworn
16
     by the Notary Public, was examined and testified as
    follows:
17
18
                DIRECT EXAMINATION
19
                 BY MR. NAHIGIAN
20
       Q. Could you please state your full name for
21
    the record?
22
       A. Lawrence Carl Lyon.
       Q. What is your address?
23
       A. My address in Massachusetts?
24
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Lawrence C. Lyon 07/21/2005 Page 5 Q. Yes. 1 A. 43 Country Club Way, Ipswich, Massachusetts. 2 O. Do you have an address in Florida? 3 4 A. Yes, sir. 5 Q. What is that address? 6 A. 921 Key Way, Nokomis, N-O-K-O-M-I-S. 7 Q. Do you have an address in New Hampshire? 8 A. 450 Clough, C-L-O-U-G-H, Hill Road, Lyman, 9 L-Y-M-A-N. 10 Q. Do you have any other addresses, residential addresses? 11 A. Nine -- 689 Back Nine Drive. 12 Q. Where is that? 13 14 A. Venice, Florida. O. Any other addresses? 15 16 A. No, sir. Q. What's your business address? 17 18 A. 921 Key Way. Q. In Nokomis? 19 A. Yes, sir. 20 21 Q. What business is that? A. Key Direct Marketing Group. 22 23 Q. Are you an employee of that company? 24 A. I'm the president. Page 6 Q. How long has that been the case? 1 A. Four or five months. 2 3 Q. Is that a company that you set up? 4 A. Yes, sir. 5 Q. Are there any other employees? 6 A. No, sir. Q. What is the business of that company? 7 8 A. Direct marketing. 9 Q. Do you hold any other employment at this 10 time? 11 A. Yes, sir. 12 Q. What is that? 13 A. I'm a consultant. Q. To whom or to what business are you a 14 15 consultant at this time? A. Vantage Travel Service, Inc. 16 Q. Do you consult to any other businesses. 17 other than Vantage Travel Service, Inc.? 18 19 A. I have no contracts. I am soliciting.

20

21 22

23

24

Q. Are there any particular companies that

THE WITNESS: I'm sorry?

MR. JOHNSON: I'm going to object to the

you're soliciting at this time?

form of the question.

Page 7 MR. JOHNSON: I just objected to the 1 form of the question. You can answer. 2 3

A. I don't have any contracts.

- Q. Is there any business that you're going after right now in terms of your consulting work?
 - A. Yes, sir.

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- Q. Can you identify any of the companies for which you seek to consult?
 - A. Do I have to?

MR. JOHNSON: Are you willing to take the answer pursuant to the terms of a confidentiality order pursuant to which you will not disclose the identity of any business he's soliciting to anybody, including your clients?

MR. NAHIGIAN: Without --

MR. JOHNSON: Because that's information which, number one, I don't even want to take the time examining the question of whether it has anything to do with this case. But guite aside from that issue, it's susceptible obviously to potential misuse. Unless we have -- the witness has reasonable protection against misuse, I think we would probably be inclined to go get a protective order first.

Page 8

MR. NAHIGIAN: Well, I don't want to set 1 2 any precedent right now. I think we can set that 3 aside for now.

MR. JOHNSON: We'll come back to it later, then.

- Q. Do you have a contract currently with Vantage Travel Service, Incorporated?
 - A. No. sir.
- Q. Is there any document that describes the 9 terms of the consulting services that you provide to 10 Vantage Travel at this time? 11
- A. No, sir. 12
- 13 Q. Do you consider yourself to be an employee of Vantage Travel Service at this time or an 14 independent contractor? 15

MR. JOHNSON: Objection to the form.

- A. I'm a consultant. I'm not an employee.
- O. At one time were you an employee of Vantage 18
- Travel Service? 19
- 20 A. Yes, sir.
- Q. When did you cease to be an employee of 21 Vantage Travel Service, as far as you know? 22
- A. I was terminated on January 2, 2000 -- what 23 year is this? 2003, I believe. 24

Page 9 MR. JOHNSON: We're in 2005 now. I take it you don't object to my mentioning that, do you? 3 MR. NAHIGIAN: No. 4 O. 2003? 5 A. I'm sorry, it must be 2004. Is it 16, 18 months from 2004 until today? January 2, 2004 6 7 terminated. 8 Q. Do you have any understanding of the reasons 9 why you were terminated? MR. JOHNSON: Objection to the form. 10 11 O. You can answer. 12 THE WITNESS: You say I can answer? MR. JOHNSON: You may answer. 13 14 A. I would say a good portion of the decision was due to the case involving the Shriners Hospitals 15 For Children. 16

17 Q. Can you elaborate on that, what it was about the Shriners case that contributed to the reasons 18 19 for your termination? 20

MR. JOHNSON: Objection to the form.

- 21 Q. You can answer.
- 22 A. I can answer?
- 23 Q. You can answer the question, unless Attorney 24 Johnson tells you not to answer.

Page 10

- 1 A. I'm sorry, I'm a little hard of hearing.
- 2 Okay, could you repeat that, sir?
- 3 Q. What was it about the Shriners Hospital case 4 that lead to your termination, as far as you know? MR. JOHNSON: Objection to the form.

6 You may answer.

5

- 7 A. I was responsible for that deal.
- 8 Q. Now, at the time you were terminated in 9 January of 2004, were you an employee, as far as you 10 know, of Vantage Travel Service, Inc. or Vantage
- Financial Services, Inc.? 11
- 12 A. I believe it was The Vantage Group.
- Q. Were you ever an employee of Vantage 13
- Financial Services, Inc.? 14
 - A. Yes, sir.
- 16 Q. When was that?
- 17 A. When the division began in 1990 -- sorry, I
- don't know the exact date. When the fund-raising 18
- 19 division first began.
- Q. You just mentioned The Vantage Group. What 20
- 21 I'd like to know is during your tenure with Vantage,
- 22 did you distinguish in terms of your employment
- 23 between Vantage Financial Services, Inc. and Vantage
- Travel Service, Inc. or did you consider yourself to

Page 11 be an employee of The Vantage Group, generally? 2 A. I was an owner. 3 MR. JOHNSON: Objection to form. 4 A. Of the corporation. 5 Q. Which corporation? 6 A. All of them. 7 Q. You held stock in the corporations? A. Yes, sir. 8 9 Q. Which corporations are you referring to 10 specifically? A. All of them. 11 12 Q. Would that include The Vantage Group, Inc.? 13 A. I don't believe so. 14 Q. Would it include Vantage Financial Services, 15 Inc.? 16 A. Yes, sir. Q. Would it include Vantage Travel Service, 17 18 Inc.? A. Yes, sir. 19 20 Q. Were there any other corporations that you 21 were an owner of? 22 A. Cypress Realty Trust. 23 Q. Anything else? 24 A. No, sir. Page 12 Q. At some point did you cease to be an owner 2 of those entities that you just identified? 3 A. Yes, sir. 4 Q. When did that happen? 5 A. On January 2, 2004. Q. In addition to being an owner of those 6 7 entities, did you also consider yourself to be an 8 employee of those entities prior to January 2, 2004? 9 MR. JOHNSON: Objection, asked and 10 answered. 11 A. No. 12 Q. Let's step back. Did you receive a subpoena 13 to appear for this deposition today? 14 A. No, sir. Q. I have an indication here from a constable 15 that in-hand service on subpoena was made on you at 16 17 approximately 3:30 p.m. on July 16, 2005. A. Absolutely not. 18 Q. Are you aware of whether or not someone at 19 20 your residence in Ipswich received a subpoena on your behalf on that day? 21 A. What was the date, sir? 22 23 Q. It was last Saturday, I believe, July 16th. 24 A. No, sir.

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Page 13
 1
             MR. JOHNSON: Mr. Nahigian, didn't that
     subpoena, regardless of the question of its service,
 3
    didn't it call for the witness's appearance on a day
 4
    other than today?
 5
             MR. NAHIGIAN: No, it called for today,
 6
    July 21, 2005.
 7
             (Attorney/client discussion off the
 8
    record.)
 9
             MR. JOHNSON: I'm reminded he's here.
10
    It doesn't seem particularly material.
11
             MR. NAHIGIAN: Well, there was an
12
    accompanying document request. That would make it
13
    material.
14
             (Exhibit 1 marked for identification.)
15
             MR. JOHNSON: I don't know that I
    received the subpoena. I know I did receive one
16
17
    that scheduled for an earlier date. The one you
18
    talked about I have never seen.
             MR. NAHIGIAN: I think the one you
19
20 received said the deposition would continue from day
    to day. Marked as Exhibit 1 is a subpoena. And, in
21
    fact, we did change the date to July 21st prior to
22
23
    service.
24
       Q. Have you ever seen that document before
                                                    Page 14
 1
     today?
 2
              (Document exhibited to witness.)
 3
        A. No, sir.
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- Q. Have you ever seen a copy of that document before today?
 - A. No, sir.
- 7 Q. Could you describe your educational
- 8 background after high school? What I'd like is the
- 9 names of any institutions attended and the dates of
- 10 attendance and any degrees obtained.
- 11 A. Franklin Pierce College, Rindge,
- 12 New Hampshire, 1969 to 1973, BA.
- 13 Q. Anything else after that?
- 14 A. I passed the insurance license exam in 1977,
- 15 I believe.

- 16 Q. In what jurisdiction?
- 17 A. Massachusetts.
- 18 Q. Do you still hold that license?
- 19 A. No, sir.
- 20 Q. Did you let it lapse?
- 21 A. I stopped selling insurance.
- Q. Was there any particular reason why you
- 23 stopped selling insurance? Did you switch jobs?
- A. I went to work in the travel industry.

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- 1 Q. As best you recall, I'd like you to give me
- your employment history, giving me the names of the
- places where you worked and the dates between which
- you worked at those places, as best you recall. 5
 - A. How far back?
- 6 Q. After college.
- 7 A. Fidelity Union Life Insurance Corporation in
- 8 Irving, Texas.
- 9 Q. When did you work there?
- 10 A. 1975.
- 11 Q. As best you recall, why don't you run
- through the different places where you worked over 12
- the years up to the present. 13
- A. Transnational Travel. 14
- 15 Q. Okay.
- A. Vantage Travel. 16
- 17 Q. Okay. What did you do at Transnational
- 18 Travel?
- 19 A. I sold travel programs.
- 20 Q. To affinity groups?
- 21 A. Yes, sir.
- 22 Q. Do you recall between what years you worked
- 23 there?
- 24 A. Yes, sir.

Page 16

- 1 Q. What years were those?
- 2 A. November 20, 1979 until October 24, 1983.
- 3 Q. After that you went to Vantage Travel
- Service, Inc; is that correct?
- 5 A. That's the day we started.
- 6 Q. When you say "we," to whom are you referring
- 7 besides yourself?
 - A. My wife.
- 9 Q. Your wife Nancy; is that correct?
- 10 A. That's correct.
- 11 Q. I'm not sure I understand. You're saying
- 12 that you and she started the Vantage Travel
- 13 business?

- 14 A. Yes.
- 15 Q. Okay. When did you and your wife do that?
- 16 A. October 24, 1983.
- 17 Q. At that time were you and your wife owners
- 18 of that business?
- A. Yes, sir. 19
- 20 Q. Were there any other owners at that time?
- 21 A. Yes, sir.
- Q. Who else? 22
- 23 A. Mr. David Shields.
- 24 Q. Do you have an address for him?

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Page 17 1 A. No, sir. 2 Q. Is he alive, as far as you know? A. Hasn't called me. 3 Q. Do you have a last known address for him? 4 5 A. What's -- where is Muzzi Ford? 6 O. In Needham. 7 A. I believe on Needham Street he had a 8 condominium. 9 Q. Were there any other owners of Vantage 10 Travel at that time, shortly after October 24, 1983? A. Yes, sir. 11 12 O. Who else? A. Mr. Sam Rosenberg. 13 Q. Does he live in Brookline, if you know? 14 15 A. Newton. Q. What's his address? 16 A. Newton. 17 18 Q. That's all you know? A. That's all I know. 19 20 Q. Any other owners at that time? 21 A. Mr. Steve Wittenberg. Q. Do you know what his address is? 22 23 A. Needham. 24 Q. Do you have a street address? Page 18 A. No. sir. 1 2 Q. Anyone else? 3 A. Mr. Edward Lewis. 4 Q. Is he related to Henry Lewis? 5 A. He was. 6 Q. Is he deceased? 7 A. Deceased. 8 Q. What was his relationship to Henry Lewis? 9 A. Father. O. Anyone else? 10 A. You said owners? 11 Q. Right. 12 13 A. That's it. Q. Did Harry Melikian become involved in that 14 business at some point? 15 16 A. Yes, sir. Q. When did that happen, if you know? 17 A. I don't know the exact date. It's 15 years 18 ago, 17 years ago. I'm sorry, I can't tell you the 19 20 exact date. 21 Q. What was the business of Vantage Travel when you were involved in organizing that company? Was 22 23 it affinity travel services? 24

A. It was group travel.

Page 19

- 1 Q. At some point during your career, did you
- 2 become involved in what's been described as premium
- 3 induced fund-raising services for nonprofit groups?
- 4 A. Yes, sir.

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- Q. When did you first become involved in that type of business?
- 7 A. In the '90's, mid '90's.
- 8 Q. Did someone introduce you to that type of 9 business?
 - A. I don't understand the question.
- 11 Q. How did you become aware of that type of
- 12 business and what kind of training, if any, did you
- receive in that type of business?
- MR. JOHNSON: Objection to the form.
 - Q. You can answer.
- 16 A. I became aware of the business at a Masonic
- 17 conference.
- 18 Q. What happened at the Masonic conference that
- 19 caused you to become aware of the premium induced
- 20 fund-raising business?
- 21 A. The Deputy Grand Master told me of a
- 22 fund-raising program they had just completed
- 23 utilizing premiums.
- Q. What, if anything, did you do next to become

Page 20

- 1 involved in that sort of business yourself?
- 2 A. Got a copy of the package.
- 3 Q. What did you do with the package?
- 4 A. Read it.

- 5 Q. Then what did you do?
 - A. Asked how the program did.
- 7 Q. Who did you ask?
- 8 A. The Deputy Grand Master.
- 9 Q. What was his name, if you recall?
- 10 A. Do not recall.
- 11 Q. At some point did you introduce this type of
- 12 business, the premium induced fund-raising business
- 13 to people at Vantage Travel?
- 14 A. Yes, sir.
- 15 Q. How long after the Masonic conference that
- 16 you just described did that occur?
- 17 A. Don't know exactly.
- 18 Q. Did you and your associates at Vantage set
- 19 up a separate corporation to engage in the premium
- 20 induced fund-raising business at some point?
- 21 A. Yes, sir.
- Q. What was the name of that corporation?
- 23 A. Vantage Group Services, Inc.
- Q. When was that corporation organized, if you

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Page 21

know? 1

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11

- A. Don't know. The mid '90's.
- 3 Q. At the time that Vantage Group Services was
- 4 organized, do you know whether or not Vantage
- 5 Financial Services, Inc. was in existence?
 - A. Do not know.
- 7 Q. Were you involved in setting up a company
- called Vantage Financial Services, Inc.? 8
- 9 A. No, sir.
- 10 Q. Do you know who set that company up?
 - A. Some lawyer.
- 12 Q. Do you know who requested some lawyer to set
- that company up? 13
- 14 A. No, sir.
- Q. Do you know whether or not Henry Lewis was 15
- involved in setting up that company? 16
- 17 A. Do not know.
- 18 Q. Have you ever -- go ahead.
- 19 A. I do not know specifically.
- 20 Q. If you have any general sense, you can give
- me that. 21

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- 22 MR. JOHNSON: Objection to the form. I
- don't know what you mean by "general sense." If you 23
- 24 have knowledge, you are obligated to testify to it.

Page 22

- However, you are not obligated to nor is it 1
- 2 appropriate for you to guess or speculate.
 - A. I have no knowledge that Henry Lewis signed any documents to set up this corporation.
- 5 Q. Do you have any knowledge of any particular person signing documents to set up Vantage Financial 6
- 7 Services, Inc.?
- 8 A. No, sir.
- Q. Do you have any knowledge of any specific 9
- person asking a lawyer to set up Vantage Financial 10
- Services, Inc.? 11
- 12 A. No, sir.
- Q. Have you ever been a shareholder of Vantage 13
- 14 Financial Services, Inc.?
- from day one.

A. I was a shareholder of the whole corporation

- 16
- Q. What do you mean by "the whole corporation"? 17
- A. The Vantage Group. 18
- 19 Q. Do you know whether or not Vantage Financial
- Services, Inc. has ever been a wholly-owned 20
- subsidiary of The Vantage Group, Inc.? 21
- 22 A. Yes.
- 23 Q. It was?
- 24 A. I believe so.

Page 23 Q. Do you know if it's still a subsidiary of 1 Vantage Group, Inc.? 2 A. I do not. I have no knowledge what happened 3 4 after January 2nd, sir. O. As of January 2, 2004, was Vantage Financial 5 6 Services, Inc. a wholly-owned subsidiary of The Vantage Group, Inc.? 7 MR. JOHNSON: Objection to the form. 8 9 THE WITNESS: I'm sorry? 10 MR. JOHNSON: I just preserved an 11 objection to the form of the question. You can go ahead and answer it, if you know. 12 13 A. I believe so. 14 O. Do you know whether or not Vantage Travel Service, Inc. has ever been a wholly-owned 15 subsidiary of The Vantage Group, Inc.? MR. JOHNSON: Objection to the form. 17 18 O. You can answer. 19 A. I believe so. Q. Could you please tell me what position 20 titles you held at The Vantage Group over the years 21 that you were there? In other words --22 23 A. Vice president. 24 Q. Were you vice president from the outset of Page 24 your involvement with the Vantage companies? 1 2 A. Yes, sir. 3 Q. Of what particular Vantage entities were you 4 the vice president? 5 A. When I started, there was only travel. 6 Q. Did that change at some point? 7 A. Yes, sir. Q. What changed? 8 A. We started selling credit cards. 9 Q. Through what entity? 10 A. Marine Midland Bank. 11 Q. When you say "we started selling credit 12 cards," I'm trying to understand what you were 13 14 referring to when you said "we"? 15 A. The Vantage Group. O. Were you a vice president of Vantage Travel 16 Services, Inc.? Let's take it one by one. 17 A. Yes, sir. 18 Q. Were you a vice president of The Vantage 19 20 Group, Inc.? A. Yes, sir. 21 22 Q. Were you a vice president of Vantage Financial Services, Inc.? 23 24 A. No, sir.

Page 25

1 Q. Never?

A. Not to my knowledge. Could I ask? (Attorney/client discussion off the

record.)

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Q. Now, I was asking you about the different job titles you had. Is there something you want to say about that or should we just go on with another question?

9 MR. JOHNSON: Object to the form of the 10 question. You may answer.

A. I was a -- started as a vice president of
The Vantage Group, and that was my title until I got
older. Then I became senior vice president of
Vantage Group Services.

- Q. Did you ever hold any titles as an officer of Vantage Travel Service, Inc.?
- 17 A. No, sir.
- Q. Did you ever hold any title as an officer of Vantage Financial Services, Inc.?
- 20 A. No, sir.
- Q. Now, I've been asking you about the different job titles that you held. Now I'd like to know what your job responsibilities and duties were

24 during your tenure at Vantage. If you could give it

Page 26

- 1 to me in chronological fashion, if there are
- 2 changes, that would be helpful.
- 3 A. Sure. I sold travel to organizations.
- 4 Q. Anything else?
- 5 A. I sold credit cards to organizations.
- 6 Q. Anything else?
- 7 A. I sold insurance to organizations. I sold
- 8 fund-raising programs to organizations.
 - Q. Anything else?
- 10 A. No, sir.

9

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- Q. What kind of fund-raising programs did you
- 12 sell to organizations?
- A. Travel programs, credit card programs,
- insurance programs and fund-raising programs.Q. Were all those premium induced fund-rais
- Q. Were all those premium induced fund-raising programs, as far as the fund-raising was concerned?
- 17 A. No, sir.
 - Q. Now, you referred to the fact that you sold various services to organizations. Did any of those organizations include nonprofit organizations?
 - The majority of them.
- 22 Q. Was that true from the outset of your
- 23 affiliation with the Vantage companies?
- 24 A. Yes, sir.

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Page 27

- Q. Have you ever heard of the Cooperative Mail 1
- 2 Rule?
- 3 MR. JOHNSON: Objection to the form.
- 4 You may answer.
- 5 A. Yes, sir.
- Q. When did you first hear of that? 6
- 7 A. In the early 1980's.
- Q. In what context did you first hear about the 8
- 9 United States Postal Service's Cooperative Mail
- 10 Rule?
- 11 A. We were told you could not mail travel
- 12 programs to groups with their nonprofit indicia. 13
 - Q. Who told you and others that?
- 14 A. I don't recall.
- Q. When you say "we," in terms of the we were 15 told --16
- 17 A. Salesmen.
- Q. Excuse me? 18
- 19 A. Salesmen.
- O. You've had your deposition taken before, 20
- 21 right?
- A. For this? 22
- 23 Q. Not for this. For any case.
- 24 A. Yes, sir.

Page 28

- 1 Q. I'm sure you're familiar with the sort of 2 ground rules. But I just want to remind you that we
- can't talk at the same time. Otherwise it's very 3
- 4 difficult for the court reporter to take down what
- 5 we're saying. So I'll try to let you finish before
- I begin, and you need to let me finish my question 6
- 7 before you answer, okay?
- 8 A. Yes, sir.
- Q. Did your understanding of the Cooperative 9 10 Mail Rule ever change after you first learned about
- 11 it?

- 12 A. I never understood it.
- MR. JOHNSON: I should have objected to 13
- 14 the form. 15
 - Q. Did you ever think that you understood it? MR. JOHNSON: Objection to the form.
- 17 A. I'm not a lawyer, sir.
- Q. Was there any point in time when you felt 18
- 19 comfortable in terms of what you thought the
- Cooperative Mail Rule provided for? Right now I 20 21 understand that you don't think you understand it,
- but I'm trying to find out whether or not there was 22
- ever a point in time when you thought that you did 23
- 24 understand the rule and what it provided for?

Page 29

- A. It seemed that the -- no, I thought I
- understood what the Cooperative Mailing Rule was.
 - Q. Did that change at some point?
 - A. I think when they changed the law, it then
- 5 became very clear to me.
 - Q. What became very clear to you when the law was changed?
 - A. That there was something wrong with the Cooperative Mailing Law.
- 10 Q. What was wrong based on what your 11 understanding was?
- 12 A. That the intention of the Cooperative
- 13 Mailing Rules were set up to stop insurance
- companies and banks from soliciting commercial goods 14
- from nonprofit organizations using their nonprofit 15
- 16 permit.

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- 17 Q. Was it ever your understanding that the
- 18 Cooperative Mail Rule applied to charitable
- 19 fund-raising for nonprofit organizations? 20
 - A. Yes.
- Q. When was that your understanding? 21
- 22 A. I think when we were told -- when we were
- told you couldn't mail fund-raising, nonprofit to 23
- 24 organizations.

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Page 30

- Q. When were you told that?
- A. I don't recall the exact date. 2
 - Q. Give me your best approximation of the date. MR. JOHNSON: Objection to the form. If you can put a time frame on it short of guessing or speculating, do.
- 7 A. I can't tell you the date, but we were told 8 that you couldn't mail fund-raising programs by I 9 believe it was -- no, I don't want to guess. Don't have the exact date. I don't want to guess. 10
- 11 Q. Are you aware that Vantage became involved 12 in false claims litigation involving the Cooperative 13 Mail Rule?

MR. JOHNSON: Objection to the form.

- 15 Q. You can answer.
- 16 A. Yes.
- 17 Q. Was that the case that was initiated by
- 18 Mr. Saklad, if you know?
- A. No, no, sir. 19
- 20 Q. What case are you referring to?
- A. The credit card. First it was travel, and 21
- then credit cards. 22
- 23 Q. And do you recall if there were lawsuits
- 24 involving those issues?

Page 31 A. No, sir. I think we were just told to stop. 1 O. At some point the government filed a lawsuit 2 3 against Vantage: is that correct? 4 A. Are you referring to Mr. Saklad? Q. Yes. 5 A. Yes, sir, I'm aware. 6 7 Q. That's S-A-K-L-A-D, right, in terms of the 8 spelling of Saklad's name? A. I believe so, yes. 9 Q. After the Saklad case was filed, did you 10 learn anything about the Cooperative Mail Rule that 11 you hadn't known prior to the filing of the lawsuit? 12 A. Yes, that this gentleman was entitled to a 13 bounty for going to the government with false 14 15 information. Q. What I was asking was whether or not you 16 learned anything about what the Cooperative Mail 17 Rule provided for after the Saklad case was filed 18 that you didn't know before the Saklad case was 19 filed? 20 A. No, sir. 21 22 Q. Would you say that during your tenure at Vantage, Vantage possessed expertise in preparing 23 fund-raising programs for its nonprofit customers? 24 Page 32 MR. JOHNSON: Objection to the form. 1 2 Q. You can answer. 3 A. I'm sorry, could you repeat that question? MR. NAHIGIAN: Can you read it back, 4 5 please? 6 (Question read back.) 7 A. Possess knowledge of programs? Absolutely, 8 ves. 9 Q. What I was asking is whether or not you 10 considered Vantage to be an expert at setting up those sorts of programs? 11 12 A. No, sir. THE WITNESS: What does he mean 13 14 programs, selling the programs? MR. JOHNSON: If you don't understand, 15 16 just ask him. 17 A. Programs? 18 Q. Fund-raising programs for nonprofit organizations. 19 A. Yes. 20 Q. The answer is yes? 21 22 A. Yes, sir.

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Q. And in connection with those fund-raising programs for nonprofit organizations, would you say

Page 33 that Vantage, during your tenure there, possessed 2 expertise in terms of compliance with postal 3 regulations applying to those fund-raising programs? MR. JOHNSON: Objection to the form. 4 5 A. No, sir, I thought. O. Excuse me? 6 7 A. I said I thought. Q. What did you think? 8 A. That we were in compliance. 9 MR. JOHNSON: Well, he didn't ask you 10 11 whether you thought that you were in compliance. 12 All he asked you was whether you thought that 13 Vantage was an expert about compliance. 14 A. Oh, no. No, sir. Q. Let me just show you a document that we'll 15 mark as Exhibit 2. 16 17 (Exhibit 2 marked for identification.) 18 (Document exhibited to witness.) 19 Q. I'm going to show you what's been marked as Exhibit 2. Do you recognize that document? 20 21 MR. JOHNSON: Can we suspend for just a 22 moment? 23 MR. NAHIGIAN: Mr. Johnson is on the 24 telephone. Page 34 1 (Off the record.) 2 Q. I think I asked whether or not you're 3 familiar with the document marked as Exhibit 2? 4 A. Yes. 5 Q. Could you just briefly identify it for the 6 record? 7 A. It looks like a promotional folder that 8 somebody printed up so that they could mail out to 9 prospective clients. Q. It says Vantage Group Services on the front 10 11 page, correct? 12 A. Yes, sir. Q. If you take a look at the third page of the 13 document, if you would. Do you recognize the 14 15 handwriting on that page? 16 A. No, sir. O. I'll just refer you to something that is 17 written on that page in terms of the printed portion 18 19 of the page as opposed to the handwritten portion of

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there.

the page. It says right here, quote, Vantage

then there's an ellipsis, and I'll close the quote

understands the nonprofit world, its organizational culture, legal parameters, postal regulations, and

Page 35 A. And the frustration of having too much to do

and not enough staff or time to do it, is that whatyou're referring to?

Q. Right, right.

A. Yes, sir.

Q. Would you agree with the statement that you and I both just collectively quoted from that document?

MR. JOHNSON: Objection to the form.

- Q. What I want to know is whether or not you, beginning with the statement "Vantage understands the nonprofit world" --
 - A. I understand that, yes.

MR. JOHNSON: And I objected to the

15 form.

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- Q. Do you agree with the statements that you and I both just read from the document?
 - MR. JOHNSON: Objection to the form.
 - Q. It's really a yes or no.

20 A. It is?

21 MR. JOHNSON: No, no, please. The 22 witness is entitled to answer your questions, and 23 he's obligated to as best he can. I don't think 24 it's appropriate to suggest the answers to him or

Page 36

- 1 limit him as to how he does that. Just give the
- 2 most truthful answer you can, sir.
- 3 Q. You can answer.
- 4 A. Please repeat that, I'm sorry. Do I
- 5 understand --
- 6 Q. Let me start again.
- 7 A. Okay.
- 8 Q. I'm going to quote from the document,
- 9 Exhibit 2, third page. Quote, Vantage understands
- 10 the nonprofit world, its organizational culture,
- 11 legal parameters, postal regulations and the
- 12 frustration of having too much to do and not enough
- 13 staff or time to do it, close quote. Do you agree
- 14 with those statements that I've just read?
- 15 MR. JOHNSON: Objection to the form.
- 16 A. Yes, sir.
- 17 MR. JOHNSON: This Exhibit 2,
- 18 Mr. Nahigian, bears a Bates number DOJ20604. That's
- 19 a terminology that I'm not familiar with. It's not
- 20 the way we numbered our documents nor the way you
- 21 numbered yours. Am I correct in inferring from this
- 22 that you obtained this document from the
- 23 government's files.
- 24 MR. NAHIGIAN: I think that it was

07/21/2005 Lawrence C. Lyon

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- obtained from documents that were filed in court in 1
- 2 the underlying case. It appears to be a deposition
- exhibit that was marked during a deposition in that 3
- case on September 28, 2000. As you know, I don't

think we received any deposition exhibits from your 5 6

client so far.

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MR. JOHNSON: If you haven't, that's because we no longer have them.

- O. At the time you were affiliated with
- Vantage, let's say from January 1, 1999 through 10
- January 1, 2004, did you receive a salary or were 11
- 12 you compensated in some other fashion for the work 13
 - that you did?
- A. I've never received a salary. 14
- Q. Okay. Were you paid for the work that you 15 did for Vantage while you were there? If you're 16
- 17 having trouble understanding, you can --
- A. I am having -- what do you mean? 18
 - Q. Did you receive commissions?
 - A. Oh, yeah.
- Q. Is that how you were paid for the work you 21
- 22 did while you were at Vantage?
- 23 A. Yes, sir.
- 24 O. Was that true throughout your tenure at

Page 38

- Vantage until you left in 2004? 1
- 2 A. Yes, sir.
- 3 Q. Apart from any commissions that you earned
 - at Vantage, did you also receive a salary?
- 5 A. I received a draw.
 - O. Why don't you describe for me what the terms
- 7 of your arrangement were in terms of the commissions
- that you received in terms of perhaps a percentage
- amount on sales or something of that nature. I
- 10 understand that you received commissions, but I'm
- not sure upon what they were based. If you could 11
- 12 tell me that, that's what I'd like to know.
- 13 MR. JOHNSON: Objection to the form.
- THE WITNESS: Do I have to answer this? 14

15 Yes?

- MR. JOHNSON: He's not asking you for 16
- 17 the amounts of money you were paid. He's asking you
 - for what the structure of the arrangement was.
- 19 A. Ten percent of profits.
- 20 O. Profits generated from what?
- A. Travel programs, insurance programs, credit 21
- card programs, fund-raising programs. I made ten 22
- 23 percent.
- 24 Q. Ten percent of Vantage's profits on those

Page 39 programs? 2 A. Yes, sir. 3 Q. Would that have been gross profit, as far as 4 you know? 5 MR. JOHNSON: Objection to the form. 6 A. Net. 7 Q. Net profit. What is your understanding of net profit? 8 9 A. There were expenses, overhead. O. All right. What do you mean by "overhead"? 10 11 I guess what I'm trying to find out --A. Expenses. You know, T and E. 12 Q. T and E, what is that? 13 A. Travel and entertainment. 14 Q. When you say "net profit," are you referring 15 to Vantage's total revenues from a given program 17 less the direct costs associated with those 18 programs? MR. JOHNSON: Objection to the form. 19 A. I got ten percent of the net profit on any 20 program I ever sold. 21 22 Q. When you say "net profit," are you talking about the amount of revenues generated on such a 23 program less the direct costs associated with that 24 Page 40 program? 1 2 MR. JOHNSON: Objection to the form. 3 A. Direct and indirect costs. Q. You mentioned a ten percent commission on 4 profits. Did the figure of ten percent remain constant throughout your tenure at Vantage up until 7 the point when you left in January of 2004? 8 A. No, sir. 9 Q. Was there ever a time when the amount of your commissions was either less than ten percent or 10 11 more than ten percent? A. Yes, sir. 12 13 Q. When was that? 14 A. At the end of my tenure. Q. What happened at the end of your tenure? If 15 you could give me a time frame in terms of dates, that would be helpful. 17 18 A. On the expiration of the Shrine agreement. 19 Q. What happened with respect to your commission on the expiration of the Shrine 20 agreement? 21

A. There was a disagreement on the amount of

Q. A disagreement between whom?

22 23

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commission owed.

Page 41

- A. Mr. Melikian and Mr. Lewis and myself.
- Q. What happened in terms of any change in the amount of your commission as a result of that
- 4 disagreement?
 5 A. A little five million dollar discrepancy
 6 between the government and Vantage.
 - Q. Are you referring to a settlement amount?
 - A. Yes, sir.

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- 9 Q. What was the nature of the disagreement that
- you had with Mr. Melikian and Mr. Lewis concerning the amount of your commission at the conclusion of
- 12 the Shriners Hospital For Children agreement?
 - A. I was responsible for that agreement.
 - Q. What was the nature of the disagreement?
 - A. An agreement that cost the company two,
- 16 three million dollars.
- 17 Q. Did that have some impact on your
- 18 commission?
- 19 A. Yes, sir.
- 20 Q. What was that impact?
- 21 A. A reduction in commission.
- 22 Q. Can you quantify the reduction in your
- 23 commission for me?
- 24 A. No, sir.

Page 42

- Q. In terms of percentage, can you --
- 2 A. No, sir.
- Q. Is there any particular reason why you can't do that?
- 5 MR. JOHNSON: Objection to the form. If 6 he can, he can. If he can't, he can't. He doesn't 7 have a reason not being able to testify to something 8 you asked him.
- 9 MR. NAHIGIAN: The reason might be he 10 just doesn't have the information.
 - Q. I just asked a question. Can you do it?
- 12 A. I can't tell you, sir.
- 13 Q. As a result of that disagreement that you
- described, did you have to pay money back to Vantagethat you had previously earned on commissions?
- 16 MR. JOHNSON: Objection to the form.
- 17 A. No, sir.
- Q. As a result of the disagreement -- strike
- 19 that.
- As a result of the settlement with the
- 21 government that you described, was a decision made
- 22 at Vantage not to pay you a commission that you
- 23 otherwise would have earned had that settlement not
- 24 occurred?

Page 43 A. Yes, sir. 1 2 Q. Who made that decision? 3 A. Mr. Melikian and Mr. Lewis. 4 Q. Do you have any knowledge of what the amount 5 of money was that you lost as a result of that decision made by Mr. Lewis and Mr. Melikian? 6 MR. JOHNSON: Objection to form. 7 8 A. No. sir. 9 Q. Up until the point where that decision was 10 made, were you receiving as a commission ten percent of Vantage's profits on the fund-raising program 12 that it performed for the Shriners Hospitals For Children? 13 14 A. No, sir. 15 Q. Did you receive any commission as a result of the profits on that program? 16 17 A. No. sir. 18 Q. Why not? 19 A. They were rolling with the agreement. 20 Q. What does that mean? 21 A. I was drawing X amount of money. And until the program was finalized, that's all I got was what 22 I was drawing. 23 24 Q. Did you have to pay any of the money that Page 44 you drew back? 1 2 A. No, sir. 3 Q. How much money did you draw, if you recall, 4 as a result of that program? 5 THE WITNESS: Do I have to answer these 6 questions, everything? Yup? 7 MR. JOHNSON: If you know the answer, 8 yes. 9 A. I was drawing three hundred thousand dollars 10 11 Q. Was that the case throughout the term of the 12 Shriners program? When I refer to the Shriners program, I'm referring to the program relating to 13 the June 17, 1999 agreement that Vantage Financial 14 Services, Inc. entered into with the Shriners 15 16 Hospital For Children. 17 A. And your question again, I'm sorry, was --Q. Were you drawing three hundred thousand 18 19 dollars --

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A. From that point on?

A. No, sir.

Q. -- from that point on?

Q. Just to be clear. I don't want to have a

misleading transcript here. But three hundred

Page 45

- thousand dollars, did that represent your total draw
- 2 based on all the work you were doing or was that
- 3 just a draw based on the Shriners program? 4
 - A. No, sir, that was my total draw.
 - Q. At any point in time while the Shriners program was on going, do you know what portion of your three hundred thousand dollar draw was attributable, if at all, to the Shriners program?
 - A. No, sir.

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- Q. Now, you said that you weren't drawing three hundred thousand dollars throughout the term of the Shriners program. What amounts were you drawing during that time period that were different from three hundred thousand dollars?
 - A. I was drawing less.
- 16 Q. Do you recall during what years you were 17 drawing less?
 - A. Prior to the Shriners contract, I was drawing less.
 - Q. But after the Shriners contract -- when you say prior to the Shriners contract, do you mean prior to the date the contract was entered into?
- 23 A. I don't know the exact date.
- 24 Q. Okay. What was your draw prior to the

Page 46

- Shriners contract for the say two or three years 1
- 2 before that contract?
- 3 A. I don't know exactly. Less than three 4 hundred thousand.
- 5 Q. Did you ever draw more than three hundred 6 thousand dollars during the term of the Shriners 7 contract?
 - A. No, sir.
- 9 Q. Try to explain to me how it worked. As I 10 understood it, you received a draw, and was it the 11
- case that when the program -- a given program 12
- reached its conclusion, Vantage would take a look at 13 the numbers and decide whether or not you owed any
- money back or whether or not you were entitled to 14
- 15 receive any additional money?
- 16 A. That's correct.
- 17 Q. Based solely on the performance of the
- Shriners program, do you believe that had that 18
- policy been applied to the Shriners program at its 19
- 20 conclusion, that you would have received additional
- 21 money beyond your draw during the years of the
- 22 Shriners program?
- 23 A. On the conclusion?
- 24 Q. Yes.

Page 47 1 A. Yes, sir. 2 Q. How much additional money would you have 3 expected to receive? 4 A. More than I received. 5 Q. Have you ever kept any personal records of 6 the financial performance of the programs that you 7 sold and operated for Vantage? 8 A. Kept? 9 Q. Personal financial records. 10 A. No, sir. Outside of the company? Q. Yes, sir. 11 12 A. No, sir. Q. Do you have a file at your house --13 14 A. No, sir. 15 Q. Let me finish. 16 A. I'm sorry. 17 Q. You don't have a file containing that 18 information outside of the company; is that correct? A. I took nothing outside of the company. 19 20 Q. Have you ever kept a file containing that sort of information concerning the financial 21 performance of the programs you operated outside of 22 23 company offices? 24 MR. JOHNSON: Objection to the form. Page 48 A. No, sir. 1 2 Q. Is it fair to say while you were at Vantage, 3 you took particular interest in the financial 4 performance of the fund-raising programs that you 5 sold? 6 MR. JOHNSON: Objection to the form. 7 A. All of them. 8 O. You can answer. 9 A. All of them. 10 Q. Your answer is yes? A. Yes. 11 12 Q. That was because your compensation was entirely based on the financial performance of the 13 14 programs you sold for Vantage; is that correct? 15 A. One. That would be one reason. Q. Okay, give me the other reasons. 16 17 A. How the organization did. 18 Q. Anything else? A. That's all I cared about. 19 20 Q. So it's fair to say that you took particular 21 interest in how the client or customer organization

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did as a result of the fund-raising programs that

MR. JOHNSON: Objection.

you sold and operated; is that correct?

Page 49

A. Absolutely.

- 2 Q. Why did you take a particular interest in
- 3 that?

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- 4 A. They were my clients.
- 5 Q. And you wanted them to do well, correct?
 - A. Yes.
- Q. And you wanted to be able to do new business 7 with them in the future; is that correct?
- A. Yes. 9
- 10 Q. As a general principle, is it fair to say that in any given fund-raising program, the more 11 pieces that Vantage mails for the customer, the 12

greater Vantage's projected profit? 13

MR. JOHNSON: Objection to the form.

15 A. I'm sorry, sir, could you repeat that, 16 please?

MR. NAHIGIAN: Could you read it back, 17 18 please?

(Question read back.)

- A. Projected profits? Projected profits, yes.
- Q. And the greater Vantage's profit, the more 21 you would earn, correct? 22

MR. JOHNSON: Objection to the form.

24 A. I'm sorry, what?

- O. The great Vantage's profit on fund-raising programs that you sold, the more you would earn?
 - MR. JOHNSON: Objection to the form.

4 You ask projected to actual profit? 5

MR. NAHIGIAN: Yes.

- A. In theory.
- Q. What are some of the factors that might cause that theory not to hold true?
 - A. Non-payment of an invoice.
- 9 O. In connection with the Shriners Hospital 10
- program that you operated at Vantage, isn't it true 11
- that in the end, the Shriners paid the full amount 12
- of the fees that Vantage charged it for the 13
- fund-raising program? 14
 - A. Never saw the check.
- Q. You don't have that information? 16
- A. I have knowledge that they paid a final 17
- invoice. I do not know what the amount of the final 18 invoice was. 19
- 20 Q. When was that final invoice paid, to your 21 knowledge?
 - A. Prior to December 31st of 2003.
- 23 Q. During your tenure at Vantage, did you ever
- 24 receive a special bonus or distribution just for

Page 51 bringing in business? 1 2 MR. JOHNSON: Objection to the form. 3 A. I don't recall. Q. If you know, who was responsible at Vantage 4 5 from January 1, 1999 through the end of 2003 for approving the amount of compensation that you would 6 7 earn over that time period? 8 A. Mr. Melikian, I believe. Q. When did you first form any business 9 10 relationship with the Shriners organization? 11 A. In February of 1980. 12 Q. Now, as I understand it, there is an 13 Imperial Shrine, is that the correct term, if you 14 know? 15 A. The Imperial Shrine of North America? 16 Q. Yes. A. Yes, I know that.

- 17
- 18 Q. In February of 1980, was it the Imperial
- Shrine of North America that you came into contact 19
- 20 with or some other aspect of the Shriners
- 21 organization?

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- MR. JOHNSON: Objection to the form.
- 23 A. I became aware of the Imperial Shrine of
- 24 North America.

Page 52

- 1 Q. Was there a specific contact person or specific contact persons that you encountered at 2
- 3 that time, February of 1980?
- 4 A. Yes.
- 5 Q. Who were those people?
- A. The Divan members of the Shrine Temples in 6 7 the Mid Atlantic Region.
- 8 Q. And what was the nature, just briefly, of 9 the interaction that you had with the Divan members 10 at that time?
- 11 A. I sold them travel programs.
- Q. Did you sell them travel programs 12
- continuously over the years starting in February of 13
- 14 1980?

- A. I tried.
- 16 Q. I take it you sold more than one program 17 over the years?
- A. Yes. 18
- 19 Q. With what company were you affiliated when
- 20 you first began to sell travel programs to the
- 21 Shriners?
- A. Transnational Travel. 22
- 23 Q. Now, at some point after you participated in
- 24 the formation of the Vantage companies, did you

Page 53

continue to sell travel programs to the Shriners?

2 A. Yes, sir.

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- Q. Did you sell any other programs or services to the Shriners organization after Vantage was formed?
 - A. Yes, sir.
 - Q. What other sorts of services and programs did you sell to the Shriners?
 - A. Fund-raising programs.
 - Q. When did you first sell a fund-raising program to the Shriners organization?

MR. JOHNSON: Objection to the form. Before the witness answers, maybe for my edification, I don't know what you mean by "a Shriners organization."

MR. NAHIGIAN: Well, I was just going to get an answer and then try and break it down as to what aspect.

MR. JOHNSON: I suspect it will be helpful to the witness if he understood what the question was he was trying to answer.

Q. When did you first sell any fund-raising program to any aspect of an organization that falls under the umbrella term the Shriners, whether it be

Page 54

- the Imperial Council in North America, an individualShrine or the Shriners Hospitals For Children?
 - MR. JOHNSON: Objection to the form.
 - A. I don't know the exact date. I remember the Imperial Potentate or Deputy Imperial Potentate was a Mr. Buky, I believe.
- Q. At that point in time, whenever it was, were you dealing with the Imperial Shrine or some other aspect of the Shriners?
 - A. The Imperial Shrine, the fraternity.
- Q. Why don't we move ahead to your first effort to market a program to the Shriners Hospitals For Children. When did that occur?
- 14 A. The first effort?
- Q. Yes. First contact with the Shriners for that purpose. I'll just help you out here, if I can. I read something in a deposition transcript somewhere that you were in South America in a
- 19 swimming pool with someone where the issue came up.
 - A. His name was Ralph Semb.
- 21 Q. S-E-M-B?
- 22 A. Yes. That was the sale. But of course, I
- 23 had talked to many people over the years prior to
- 24 that.

Page 55

- Q. In an effort to market a program to the hospital, the Shriners Hospital For Children?
 - A. Yes, sir.

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- Q. How many years had you been trying to sellsuch a program to the Shriners Hospitals For
- 6 Children as of the point when you actually made the 7 sale?
- 8 A. It was forbidden territory.
- 9 Q. What do you mean by that?
- 10 A. The separation between the fraternity and 11 the hospital are two completely different groups.
 - the hospital are two completely different groups.Q. You said that you had been working on
- Q. You said that you had been working onsomething for many years prior to making the sale to
- 14 the hospitals. I'm not sure what you were referring
- 15 to. Can you explain that to me?
- 16 A. No, I can't tell you a date. I can tell you
- 17 that Mr. Semb was the first Deputy Imperial
- 18 Potentate who would discuss the hospital program
- 19 with me.
- 20 Q. Prior to that point, you had been
- 21 unsuccessful --
- 22 A. Yes, sir.
- Q. -- in discussing the hospital?
- 24 A. Yes, sir.

Page 56

- 1 Q. That's a yes?
- 2 A. Yes, sir.
- 3 Q. Now, I mentioned something in one of my
- 4 questions earlier about a South American trip. Is
- 5 that accurate, that you were on a trip in South
- 6 America --
- 7 A. You read my deposition, sir.
- 8 Q. I read it correctly?
- 9 A. Yes, sir.
- 10 MR. NAHIGIAN: I'm just trying to get
- 11 his --

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- MR. JOHNSON: Objection to form.
- 13 Q. I'm trying to get your testimony.
 - MR. JOHNSON: Maybe you could get it the
- 15 proper way.
- 16 Q. Why don't you describe for me the
- 17 circumstances under which you approached the
- 18 Shriners about a program for the Shriners Hospitals
- 19 For Children.
 - MR. JOHNSON: Objection to the form.
- 21 Q. You can answer.
- A. I was on a familiarization tour with Mr. and
- 23 Mrs. Semb in South America discussing a travel
- 24 program for Mr. Semb when he became the Imperial

Page 57 Potentate. 1 2 O. At that point in time were you discussing 3 such a program with anyone other than Mr. Semb from the Shriners? A. I'm sorry? 5 6 Q. Was anyone else involved in those 7 discussions? 8 A. No, sir, at that time. 9 Q. At some point after that time, did other individuals at the Shriners become involved in 10 discussions concerning a fund-raising program for 12 the Shriners Hospitals For Children, to your knowledge? 13 14 A. Yes, sir. 15 Q. Could you identify those people, please? A. Mr. Gene Bracewell. 16 17 O. Anyone else? A. Mr. John VerMaas. 18 19 Q. Could you spell that, please? A. To the best of my knowledge, V-E-R-M-A-A-S 20 21 or M-A-S-S. 22 O. I believe it's capital V-E-R-M-A-A-S. Does 23 that sound accurate, V-E-R capital M-A-A-S? 24 A. Or M-A-S-S. Page 58 1 Q. Who was the Imperial Potentate at that time, 2 if you recall? 3 A. I believe it was a Mr. John VerMaas. 4 O. Now did the discussions that you referred to 5 a moment ago in your testimony result in the June 17, 1999 agreement that Vantage Financial 6 7 Services, Inc. entered into with the Shriners Hospital For Children? 8 9 MR. JOHNSON: Objection, form. A. I'm sorry, could you repeat that? 10 Q. I guess what I'm trying to find out is 11 12 whether or not the discussions with Mr. Semb and others that you just described resulted or lead up 13 14 to the June 17, 1999 agreement --15 A. Yes, sir. 16 Q. -- that is the subject of this case?

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A. Yes, sir.

America?

Mr. Semb.

O. It was not some other agreement that

A. Of course, I sold a travel program to

Q. Okay. It was a travel program? A. You said was there any other --

resulted from those discussions that began in South

Page 59

- 1 Q. Okay.
- 2 A. Yes, there was.
- 3 Q. Okay, there was a travel program?
- 4 A. Yes, sir.
- 5 Q. But there was also a fund-raising program as
- 6 well; is that correct?
- 7 A. Yes, sir.
- 8 Q. I'm just trying to get it clear in my mind.
- 9 A. Sure.
- 10 Q. What was the travel program? What did that
- 11 involve?

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- 12 A. That involved two hundred something
- 13 passengers to the South Pacific and a couple of
- 14 hundred passengers on a Panama Canal cruise.
 - Q. When did that tour take place, if you know?
- A. In November of 1999 was the South Pacific
- 17 trip. And in March or April of 2000 was the Panama
- 18 Canal trip.
- 19 Q. Now, at some point after the discussion that
- 20 you had with Mr. Semb in South America occurred, did
- 21 Vantage enter into negotiations with the Shriners
- 22 Hospitals For Children to enter into a fund-raising
- 23 contract?
- 24 A. I did.

Page 60

- 1 Q. Was anyone else on Vantage's side involved
- 2 in those negotiations?
- 3 A. Yes, sir.
- 4 Q. Who?
- 5 A. Evelyn Edmonds.
- 6 Q. Anyone else from Vantage's side?
- 7 A. No, sir.
- 8 Q. In terms of those negotiations, with whom at
- 9 Shriners Hospitals For Children were you and
- 10 Ms. Edmonds dealing with?
- 11 A. Ms. Edmonds was not involved in any
- 12 negotiations at the Shriners Hospital For Children.
- 13 Only in a presentation. I was solely responsible
- 14 for all negotiations.
- Q. Who was your contact person or persons at the Shriners Hospitals? Who were you dealing with
- 17 there principally?
- 18 A. On what aspect of the program?
- 19 Q. On negotiating the terms of the contract
- 20 under which the program would operate.
- 21 A. Mr. Jay Fleischer, Mr. Gene Bracewell,
- 22 Mr. Ralph Semb.
- 23 Q. Now, you mentioned a presentation that
- 24 Ms. Edmonds was involved in; is that correct?

Page 61 1 A. Yes, sir. O. When did that presentation take place? 2 3 A. I don't know the exact date. 4 O. Was it in 1998 or 1999? 5 A. I believe it was in 1999. Q. Where did the presentation take place? 6 7 A. On a cruise ship. 8 Q. Did you participate in giving that presentation? 9 A. Yes, sir. 10 Q. Do you recall what Ms. Edmonds said during 11 that presentation? 12 A. She put together the presentation. 13 (Exhibit 3 marked for identification.) 14 15 Q. I'm going to show you what's been marked as Exhibit 3. 16 (Document exhibited to witness.) 17 18 Q. It's actually a collection of documents that begin with the production number NSG0735 and 19 20 continue through production number NSG0759. MR. JOHNSON: Is that the same as 21 22 Melikian Exhibit 1? 23 MR. NAHIGIAN: Yes. 24 MR. JOHNSON: I just offer, for whatever assistance it may be, I'd be perfectly happy to 1 stipulate with you that any exhibit marked at any 2 deposition may be used by either of us at any subsequent deposition without having to remark it. 5 That might minimize the proliferation of paper in 6 the case. I'd be happy to agree to that if you 7 like. If not, do it your own way. 8 MR. NAHIGIAN: I don't think we're going 9 to have that much paper in this case that it will be 10 a problem. MR. JOHNSON: I'm just trying to help. 11 12 I could care less whether you take me up on it or 13 not. 14 Q. Why don't you take a look at the --15 A. This is the presentation right here. Q. Could you read the production number? Is it 16 17 NSG0743? A. Yes, sir. 18 19 Q. What about the March 12, 1999 letter that 20 precedes that? Just for the record, could you take a look at that two-page letter that's included in 21 22 this exhibit? 23 (Pause) 24 A. Yes, sir.

Page 63 Q. If you look at page numbered NSG0742, is 1 2 that a true and accurate copy of your signature on 3 that page? 4 A. That is my signature. 5 (Off the record.) MR. NAHIGIAN: Larry, you can't take 6 7 telephone calls during the deposition. 8 MR. JOHNSON: My secretary is out during 9 the day and there are some things I had to be aware 10 of. So I'm having my calls forwarded. I've put it if possible -- it will be as few as possible. 11 12 (Discussion off the record.) Q. If you take a look at the first page -- by 13 14 the way, of Exhibit 3, it looks like it was faxed, this document was faxed from the Ipswich Country Club; do you see that? Part of it is cut off, but 17 if you look at the top of the document --18 A. I absolutely see the Ipswich Country Club. I don't know anything about this. This is 19 20 something --21 MR. JOHNSON: There's no question before 22 you yet. 23 THE WITNESS: I'm sorry? 24 MR. JOHNSON: There isn't any question before you yet. Why don't you wait for a question. 2 Q. So you see the reference to the Ipswich 3 Country Club? Are you a member of the Ipswich 4 Country Club? A. Yes, sir. 5 Q. Have you ever used the fax machine at the 6 7 **Ipswich Country Club?** 8 A. Yes, sir. 9 Q. Have you ever faxed anything to George 10 Miller from the Ipswich Country Club? 11 A. Do not know, sir. 12 Q. Have you ever faxed anything to Harry 13 Melikian, for example, from the Ipswich Country 14 Club? 15 A. Do not recall. I have used the fax machine prior to my getting one at the Ipswich Country Club. 16 Q. Has Mr. Melikian ever been a guest of yours 17 18 at the Ipswich Country Club? A. In my home. 19 20 Q. Has he ever played golf with you there? 21 A. No, sir.

Q. Does he play golf at all?

A. Does he? I don't think so.

MR. NAHIGIAN: Mark this as the next

22 23

Page 65 exhibit. 1 2 (Exhibit 4 marked for identification.) 3 MR. JOHNSON: While she's marking that, 4 can we go off the record? 5 (Discussion off the record.) 6 Q. I'm going to show you what's been marked as 7 Exhibit 4. It bears NSG production number 0760 8 through 0777. This is also a fax that originated 9 from the Ipswich Country Club. 10 (Document exhibited to witness.) 11 A. Must have been busy up there, huh? 12 MR. JOHNSON: This is the same, I take 13 it, as Melikian Exhibit 2? 14 MR. NAHIGIAN: Yes, and I'll state for 15 the record that it appears to be a fax that was made 16 after a fax represented by Exhibit 3 on April 15, 17 18 A. I'm sorry, sir, could you repeat what you 19 want me to answer? Did I ever see this before? 20 Q. I'm just asking you to take a look at it first, and then I'll ask a question. 21 22 A. Okay, yup. 23 Q. Are you familiar with that particular 24 document? Page 66 A. Yes. 1 Q. Does it appear to be a fax that you sent 2 3 from the Ipswich Country Club on or about April 15, 4 1999? 5 A. I have absolutely no recollection, but it appears to be coming from the Ipswich Country Club. 6 7 It says so right on it. And I am familiar with these lists. 8 9 Q. Why don't you take a look at the page that 10 bears the number 0766 on Exhibit 4. I'd like to ask you if you know what that particular document is? 11 It bears the heading agreement to provide 12 fund-raising, consulting and management services. 13 14 MR. JOHNSON: Objection to the form. 15 A. I don't understand what the question is. Am I familiar with what this is, what it looks like? 16 17 Q. Yes, what is it? A. It looks like an agreement for -- similar to 18 the previous agreement. 19 20 Q. Which previous agreement? 21 A. The loan agreement for -- oh, I'm terribly 22 sorry. Yes, I am familiar with this proposed 23 agreement. 24 Q. So it's a proposed agreement with the

Page 67

- Shriners Hospitals For Children: is that correct?
- 2 A. Let me just tell you in one second.
- 3 Proposed, yeah, it's not signed.
- 4 Q. If you look at the previous exhibit, three, 5 and in particular the letter that you signed, you go 6 to the last page of that letter that you signed on
- page number NSG0742, above your signature there's a 7 8
- reference to the agreement enclosed; do you see
- 9 that?
- 10 A. Yes.
- Q. Is the, quote unquote, agreement enclosed 11
- 12 referred to in Exhibit 3 here on page 0742 the
- 13 agreement that is part of Exhibit 4 that we just
- 14 looked at?
- 15 A. I have absolutely no idea. It is definitely an agreement that was drawn up for the Shrine. 16
- 17 Q. Turning to Exhibit 4, in particular page 18 0766.
- A. Yes. 19

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- 20 Q. Who drafted that proposed agreement?
- 21 A. I do not know.
- 22 Q. Do you know whether or not Mr. Melikian was
- 23 involved in drafting that agreement?
- 24 A. I don't know. The date was April 15th. It

Page 68

- looks to me like a -- I believe this was Mr. George
- Miller drafting this agreement. 2
 - O. What causes you to believe that?
 - A. Because I believe Evelyn Edmonds and I agreed that we didn't want Mr. Melikian involved.
 - Q. Why did you agree with Ms. Edmonds to that?
- 7 A. Because we wanted a lawyer, not an 8 accountant.

(Exhibit 5 marked for identification.)

- 10 Q. I'm going to show you what's been marked as
- Exhibit 5, which is -- well, the front page is a fax 11
- to George Miller. Starting at the second page is an 12
- 13 agreement to provide fund-raising, consulting and
- management services between Vantage and the order of 14
- 15 the Sons of Italy and America Foundation.

(Document exhibited to witness.)

- 17 Q. Can you take a look at Exhibit 5, please, and tell me whether or not I've described it 18
- 19 accurately?
- 20 A. I'm sorry, can I tell you what?
- 21 MR. JOHNSON: Objection to the form.
- 22 Q. Did I describe the document accurately?
- 23 A. Yes, this is an agreement from Matt Kaiser
- 24 to George Miller.

Page 69

Q. And the date of the fax is July 10, 2001, correct?

- A. Yes, sir.
- Q. The date of the agreement, referring to the second page of the exhibit, appears to be the 20th day of October, 1998; is that correct?
 - A. Yes.
- Q. Who drafted this agreement? Does a true and accurate copy of your signature appear on that agreement?
- 11 A. Yes.

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- Q. Back to my previous question. Do you knowwho drafted this agreement?
- 14 A. No, sir. I think this was a standard 15 agreement.
 - Q. Standard agreement of whose?
- 17 A. Vantage.
- Q. Can you compare that agreement that is part of Exhibit 5 with the agreement that appears in Exhibit 4 that we were just looking at before?
- 21 A. Can I compare it?
- 22 Q. Yes.

23 MR. JOHNSON: Is that a time efficient

24 process?

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MR. NAHIGIAN: No, I just want to ask whether or not --

- Q. I just want to ask you whether or not the language appears to be the same in both agreements?

 MR. JOHNSON: I object to the form.
- Q. Or substantially the same.

MR. JOHNSON: Its similarity or lack of similarity is a matter of objective fact.

- 9 A. Well, you've got loan agreement here and this is the consulting.
- Q. I want you to look at the two agreements, the proposed agreement that is part of Exhibit 4 and the Sons of Italy agreement that is part of Exhibit 5, and I want you to tell me whether or not the form of both of those agreements is substantially the same.

MR. JOHNSON: I object to the form of the question. I respectfully suggest to you that is an utter waste of time. If you're going to do that, I suppose you have to look at all the pages of both of them, Mr. Lyon.

- A. They definitely appear to be similar, not identical.
- 24 Q. If I suggested to you that George Miller did

Page 71 not draft the proposed agreement that is part of Exhibit 4, would you agree with that statement? 2 3 MR. JOHNSON: Object to the form of the 4 question. 5 A. No, sir, I wouldn't agree with that at all. 6 Q. You continue to believe that George Miller 7 drafted the proposed agreement that is part of Exhibit 4? 8 9 A. Do I believe that George Miller drafted this 10 agreement? O. Part of Exhibit 4. 11 12 A. Or part of it, yes, sir. Q. Which parts of it? 13 14 A. Well, I remember one thing specifically was that they were going to -- George came up with this 15 idea of creating a program administrator, which I 16 17 never heard of in my life. So that's definitely 18 something that was not common in the regular 19 fund-raising program, program administrator. Q. Is the program administrator referenced in 20 21 the Sons of Italy contract that's marked as 22 Exhibit 5? 23 A. That's where I'm reading, program 24 administrator. Page 72 1 Q. George Miller did not draft that Sons of 2 Italy agreement, did he? A. I don't --3 4 MR. JOHNSON: Whoa, whoa, whoa, just a 5 minute. Mr. Nahigian, it's your premise to ask questions but not to make statements to the witness 7 that you then purport to require him to accept. O. Let me ask you again. You're not saying 8 9 that George Miller drafted the Sons of Italy 10

agreement that Matt Kaiser faxed to him in July of

2001, are you? 11

MR. JOHNSON: Objection to form.

13 A. I'm not sure.

Q. You don't know one way or the other?

15 A. Absolutely not.

(Attorney/client discussion off the

17 record.)

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- Q. Referring to Exhibits 3 and 4.
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- 20 Q. Do you recall faxing those documents to
- 21 George Miller on April 15, 1999?
- 22 A. No, sir.
- Q. Do you have any reason to believe that you 23
- did not fax them to George Miller on April 15, 1999, 24

Page 73 as indicated by the top margin of the documents?

2 A. I have no idea who. It looks like it came

3 from the Shriners Hospital, and then it looks like

4 it went from -- to the Ipswich Country Club, not

5 from, because it's coming to 508. I think that's

6 what that means. I know this -- I know the Ipswich

7 Country Club. This number is definitely a fax

number up at the club. This document's not my --

9 this is to Ralph from Jay Fleischer regarding the agreement.

Q. And it includes additional documents after that point, correct?

MR. JOHNSON: Objection to the form. Why do we have to argue about what it includes?

A. This is definitely my letter to Ralph Semb.

Q. Now, at some point Vantage asked George Miller to assist in drafting a contract with the

Shriners Hospitals For Children; is that correct?

A. Yes.

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Q. When did Vantage make the decision to askGeorge Miller to become involved?

A. George Miller's been involved for years with the company.

Q. Become involved with the Shriners Hospitals

Page 74

- For Children contract.
- A. I don't know the date. When we started discussions.
- Q. Can you give me your best approximation whenthose discussions began with George Miller?
- A. After my meeting with Mr. Semb, Mr. VerMaas
 and Mr. Bracewell and Ms. Edmonds on the cruise.
 - Q. So sometime in 1999?
- 9 A. I don't know the date. I can get it. But I
- 10 know it was after we had the meeting on the cruise.
 - Q. What would you look at to get the date?
- 12 A. What would I --
- 13 Q. Look at to get the date.
- 14 A. The travel record of when I was there,

15 expense report, something.

16 Q. All right. Now you testified earlier that

17 you and Ms. Edmonds --

- 18 A. March 15th.
- Q. So it would have been at some point afterMarch 15th?
- A. No, I just looked at the date when this is
- 22 when the presentation was drawn up. So -- I don't
- 23 know the date that we spoke specifically about
- 24 drawing up an agreement.

Page 75

- Q. Is it fair to say that you spoke to
- 2 George Miller about drawing up the agreement after
- March 15, 1999? 3

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- 4 A. No. It might have been prior to.
 - Q. How long prior to, if you recall?
 - A. After I felt there was probably some
- 7 interest on the part of the Shrine to move forward. 8
 - Q. When did you feel that, that interest was present? Was it before the presentation that Evelyn
- 10 Edmonds gave or after?
- 11 A. After. I'm sorry, can I retract that? I
- don't know when the exact date was that Evelyn and I 12
- discussed drafting an agreement. But until the 13
- board said to go forward, there would have been no 14
- 15 reason.
- 16 Q. To retain George Miller?
- 17 A. No, to draft a specific agreement, unless
- there seemed to be collective interest in moving 18
- 19 forward.
- 20 Q. Okay. Did you approach George Miller about
- 21 helping with the agreement after the board of the
- Shriners Hospitals For Children made the decision to 22
- go forward with the agreement? 23
- 24 A. No, nope. I approached George Miller three

- 1 or four years or so earlier than that about doing 2 registration for Vantage and had an on-going
- 3 relationship with George about contracts and
- 4 fund-raising and telemarketing and --
- 5 Q. Did you ask George Miller to assist in
- 6 drafting a fund-raising agreement in connection with
- 7 the Shriners Hospitals For Children in 1999?
 - A. Absolutely.
- Q. Did you do that after the board of the 9
- Shriners Hospitals For Children made the decision to 10
- go ahead with such an agreement? 11
- 12 A. Absolutely not.
- 13 Q. When did you do that? When did you
- 14 discuss --15

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- A. Prior.
- Q. Okay, how long prior? That's what I've been 16 17 trying to find out.
- 18 A. I don't know the exact date, sir. 19
 - Q. Do you know if it was prior to the
- presentation that Evelyn Edmonds gave? 20
- A. I do not recall that. 21
- 22 Q. Do you think it was after the presentation
- that Evelyn Edmonds made to the Shriners Hospitals 23
- 24 For Children?

Page 77

- A. I don't want to guess.
- Q. Give me your best approximation, if you can.I don't want you to guess, either.

MR. JOHNSON: Can you put a time frame on it, if you can, based on your memory? If you

can't, then just tell us.

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- A. I don't know what date I spoke to George about drafting this agreement. I don't know the date.
- Q. Was Mr. Melikian involved to any extent at all in drafting the fund-raising agreement with the Shriners Hospitals For Children?
- A. Not to my knowledge.
- Q. You've indicated earlier that you and Ms. Edmonds decided to bring George Miller in because you thought a lawyer should be drafting the agreement and not an accountant, correct?
- 18 A. I did say that.
- Q. Is there any other reason why the decision was made to bring George Miller in to assist with the agreement?
- 22 A. He was an expert.
- Q. An expert in what?
- 24 A. In postal regulations, registration for

Page 7

- organizations, attorneys general requirements, legal language, compliance with all the regulations that
- you had to have. And this was a significant
- you had to have. And this was a significatedagreement.
 - Q. How did you become aware that Mr. Miller was an expert in those matters that you just described?
- 7 A. I hired -- I originally brought him into the 8 company. He's a pro. I met him at the direct mail 9 marketing show and brought him into the company and

10 retained him to do all of our registrations and

- handle all of the requirements for the company.Q. So how did you become aware that he was an
- Q. So how did you become aware that he was an expert in the matters that you just described?
- A. I met him -- I'm sorry. I met him at the direct mail, DMA show in Washington, D.C.
- Q. Do you continue to believe that he's an expert in the matters that you just described?
- 18 A. Obviously not.
- 19 Q. Why do you say that?
- 20 A. Well, because if he was an expert, then this
- 21 contract wouldn't have had so many holes in it.
 - Q. What holes are you referring to?
- 23 A. Sir, I -- okay. I'm not a lawyer. I was
- 24 told to stay out of it.

Page 79

- Q. Who told you to stay out of it?
- A. Mr. Melikian and Mr. Lewis when we were in 2
- this lawsuit. Obviously -- well, that's all I'm
- going to say. I've said enough. 4

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- Q. Obviously what? You can continue.
- A. Nothing, I had lost my train of thought for a minute.
- Q. So I was asking you what the holes in the contract that you were referring to consisted of.
- 10 Can you answer my question?
- A. I can't answer legal questions, because I'm 11 12 not a lawyer, and I wasn't present at the -whatever happened in court. 13
- O. When did you first become aware that there 14 15 were these holes in the contract that you just described or referred to? 16
- 17 A. I believe when either Mr. Melikian or
- 18 Mr. Lewis came back from a meeting with Mr. Wolf --19 Judge Wolf.
- 20 Q. When was that?
- 21 A. I don't know. In 1990 -- in 2000 something.
- 22 2003. I don't know the date.
- O. Were you told what information was imparted 23
- 24 during the meeting with Judge Wolf that you just

- described that caused you to conclude that there 1 2 were holes in the contract?
- 3 A. I'm sorry, could you repeat that? Was I
- 4 aware of what? 5 Q. You mentioned a meeting with Judge Wolf,
 - correct?
- A. I wasn't at that meeting. 8
 - Q. What were you told about the meeting that caused you to conclude that there were holes in the contract?
- 11 A. I don't know if I was told anything, except 12 that at the meeting, the judge brought up something 13 about the Shriners Hospitals. I said to Harry,
- 14 "What's the problem? George got this thing
- approved. This is fine. What are you talking 15
- 16 about?" Well, and that's when --17
 - MR. NAHIGIAN: Why don't we mark this as the next exhibit.
 - (Exhibit 6 marked for identification.)
- 20 • Q. I'm going to show you what's been marked as 21 Exhibit 6.
- 22 (Document exhibited to witness.)
- 23 Q. Can you tell me what that document is, 24 please?

Page 81 1 MR. JOHNSON: Is this the same as Melikian Exhibit 4? 2 3 MR. NAHIGIAN: Yes. 4 A. This looks like the signed agreement for the 5 Shriners program. 6 Q. Does a true and accurate copy of your 7 signature appear on that agreement? A. This is not -- you mean -- I didn't write 8 9 these things in here. 10 THE WITNESS: Is this what he's referring to? 11 MR. JOHNSON: No, he's asking you 12 **13** whether at the end of it is your signature. A. The signature at the end, absolutely mine. 14 O. Can I --15 16 MR. JOHNSON: DOJ21946, presumably. (Exhibit 7 marked for identification.) 17 18 Q. I'm going to show you what's been marked as 19 Exhibit 7. (Document exhibited to witness.) 20 21 Q. Can you tell me what that document is? A. Yes, I do recall this. Is that what you're 22 23 asking me? 24 Q. Right. Does a true and accurate copy of Page 82 your signature appear on the first page of that 2 exhibit? 3 A. Yes, sir. Q. Is this a letter dated October 25, 2000 that 4 you sent to Mr. VerMaas and Mr. Turnipseed of the --A. No. 6 Q. What is it? 7 8 A. I delivered it to them. Mr. Goldings wrote this on the telephone to Mr. Melikian and sent it down to me at the board presentation. 10 Q. Who is Mr. Goldings? 11 A. Who is Mr. what? 12 13 Q. Goldings. A. Morris Golding? 14 Q. Yes. Who is he? 15 A. Are you serious? 16 O. Yes, for the record. 17 A. He was our attorney, one of our attorneys. 18 Q. In the false claims litigation? 19 A. What? 20 Q. In the false claims litigation initiated by 21 22 Mr. Saklad? A. Yes. 23 24 Q. What was the purpose of this letter, as best

Page 83

- 1 you recall?
- 2 A. They were flipping out.
- 3 Q. Who was flipping out?
- 4 A. The Shriners.
- Q. What were they flipping out about, based on your understanding?
- A. That they were going to get sued, that the hospital was going to get sued because of this postal problem in Boston.
 - Q. Did they tell you why they thought they were going to get sued?
- 12 A. They didn't tell me -- no.
- Q. The letter enclosed a copy of a proposed amendment to the June 17, 1990 agreement, correct? MR. JOHNSON: Objection to the form.
- 16 A. Yes.

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- 17 Q. Have you --
- A. Oh, I don't know. It's not signed by -- I
 don't know if this is an accurate one, because it's
 not signed by VerMaas or Bracewell.
- Q. Why don't you take a look at the first page of Exhibit 7. Have you read that yourself yet since I showed it to you? If you haven't, please read it. (Pause)

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1 A. Yes.

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- Q. Now, the letter refers to a copy of a proposed amendment, correct, in the second paragraph?
- 5 A. Yeah, yes.
 - Q. The letter refers to amending paragraph 13 of the June 17, 1999 agreement, correct? I refer you to the second paragraph of the first page.
- 9 A. I'm sorry. Yes.
- Q. The letter indicates that Vantage would refrain from impleading Shriners as a third party in the Boston litigation, but that the Shriners needed to agree to amend paragraph 13, correct?
- 14 A. That's exactly what it says.
- 15 Q. Now, why did you write that letter --
- 16 A. I didn't.
- Q. Based on your understanding, why did Vantagemake that proposal to the Shriners Hospitals?
- A. My understanding was that they wanted some security that they weren't going to be brought into the lawsuit in Boston. That's why they wrote the
- 22 letter.
- Q. Why who wrote the letter?
- 24 A. Mr. Goldings and Mr. Melikian.

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- Q. Do you know why the letter stated that the Shriners would have to agree to amend paragraph 13 of the June 17, 1999 agreement?
- 4 A. No, I don't know. I know one thing that 5 they -- I think they got a letter, to tell you the 6 truth, I think they got a letter from the 7 government, and they freaked out.
 - Q. Who got a letter from the government?
- 9 A. The Shriners.

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- 10 Q. What did the letter say, as far as you know?
- 11 A. I don't -- it was about the postal thing.
- 12 That must -- okay, that's all right. That's why.
- Q. Do you know why Vantage asked the Shriners
 in this letter that you signed to amend paragraph 13
 of the agreement?
- 16 A. No. No, sir, I'm sorry.
 - Q. Do you know whether or not there was any concern within Vantage that there was something wrong with paragraph 13 of the agreement?
- A. I don't know anything about paragraph 13 of the agreement right now. I know that in the boardroom, I had to step outside with Mr. Goldings and go make a telephone call to Mr. Melikian to get this, Mr. Fleischer's requirement or whatever

- 1 signed.
- Q. Now, you told me earlier that the decision
 was made to consult Mr. Miller concerning the
 agreement with the Shriners Hospitals because it was
 necessary to have a lawyer involved rather than an
 accountant. Is there any other reason why
 Vantage --
 - A. That was -- I'm sorry, go ahead.
- 9 Q. Is there any other reason why the decision 10 was made by Vantage to have Mr. Miller involved in 11 drafting the contract?
- 12 A. I believe because of the on-going postal 13 cooperative mailing situation that we wanted to have 14 an expert in Washington, D.C. with postal 15 connections to, you know, make sure that this thing 16 was buttoned up properly.
- Q. Was there any concern within Vantage prior to June 17, 1999 that entering into a fund-raising contract with the Shriners Hospitals For Children might be a risky proposition in light of the litigation that was on-going in Boston?
- A. I don't understand what you mean by that.
 I'm not clear about your question.
 - Q. Well, you tied the litigation in Boston to

Page 87

Vantage's need to have a lawyer in Washington involved in buttoning up the agreement. I guess I'm wondering what the litigation in Boston had to do with the need to get a Washington lawyer involved?

MR. JOHNSON: Objection to the form.

- A. I believe George had been involved with other programs, legal programs, registration issues, et cetera, et cetera, for the company prior to this. And when this program was being drafted, we absolutely wanted to have outside, not internal people, involved with writing this agreement.
 - Q. I'm trying to find out why was that?
 - A. Why was that?
- Q. Why did you want outside people involved in drafting this particular contract?
- 16 A. I mean, the biggest deal in the company's 17 history.
 - Q. Any other reason why you wanted outside counsel involved in drafting this contract?
 - A. Didn't want to have any postal problems.
 - Q. What kinds of postal problems?
- 22 A. Any.

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Q. Were there any specific kinds of postal problems that you had in mind at that time?

- A. Any. Anything that would be a problem with the post office.
- Q. Did you have any concern prior to June 17, 1999 that the government might take the position that the contract contemplated between Vantage and the Shriners Hospitals might violate the Cooperative Mail Rule?
- A. Absolutely unequivocally none whatsoever.
 This contract, I was told, was approved, was
 reviewed and had nothing in there that would violate
 any postal regulations, none.
 - Q. Prior to being told that, did you have any concerns that it might violate postal regulations?
 - A. I didn't have an agreement prior to this.
 - Q. So you had no such concerns prior to the date the agreement was entered into that the agreement contemplated between Vantage and the Shriners Hospitals might violate postal regulations?
 - A. I don't know what you're getting at. But I'm trying to explain to you, this agreement,
- 21 because of the organization, had an enormous amount
- 22 of time, energy and negotiations to make sure that
- 23 there was nothing in this agreement, nothing line to
- 24 line that would cause any problems for the

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- corporation with the postal -- post office, the 1
- 2 attorneys general, the registration people or
- 3 anybody else. And it was too big of an agreement to
- just let me write it, if you understand what I'm
- 5 saying.

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- Q. Did you have any specific discussion with
- 7 George Miller prior to June 17, 1999 concerning the issue of whether or not the proposed agreement would 8
- 9 violate any postal regulations? By proposed
- agreement, I mean the draft agreements that were 10
- being considered in connection with the Shriners 11
- 12 Hospitals For Children program.
 - MR. JOHNSON: Prior to when?
 - MR. NAHIGIAN: Prior to June 17, 1999.
- 15 A. Of course.
- Q. Could you recall any of those discussions in 16
- 17 terms of what was said by you and what was said by 18 George?
- 19 A. You gave me this thing here, number 0735.
- 20 Every one of those lines was a concern of mine.
- 21 Q. Did you discuss them with George Miller?
- 22 A. Absolutely.
- 23 Q. Why don't you tell me what you recall --
- 24 well, first off, how many discussions did you have

- with George Miller --1
- 2 A. I had discussions -- I'm sorry.
 - Q. How many discussions did you have with
 - George Miller concerning those issues?
- 5 A. On a daily basis, a weekly basis, a monthly
- 6 basis? How long are you referring to?
 - Q. How long are you referring to?
 - A. I'm referring from whatever the first draft
 - of this agreement was until the day it was signed.
- 10 George Miller and I talked daily, numerous times.
- O. Can you recall those conversations 11
- 12 individually in your mind right now?
- 13 A. Which paragraph? Every paragraph there was 14 a problem.
- 15 Q. I'm just saying, do you have a recollection,
- as you sit here right now, of having those specific 16
- conversations in terms of what was said? 17
- 18 A. Absolutely. Certain -- the most important
- 19 was that Mr. Fleischer kept insisting on some
- 20 paragraph, and I don't know where it is in here,
- 21 that there's no liability and the Shrine had no --
- 22 and this went on and on in every draft and redraft.
- 23 It kept coming up until I finally said enough, and I
- called the Imperial Potentate and I told him I quit,

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- 1 I'm done. I've spent 20 thousand dollars already on
- 2 this contract with Mr. Fleischer. Can't get this
- 3 thing done. I'm packing up. He at that point said
- 4 I'm going to get Bracewell involved, you and George
- 5 Miller come down and meet with Fleischer and
- 6 Bracewell, because I was sick of listening to
- 7 Fleischer insisting on changing this agreement and 8 putting us in jeopardy.
 - Q. Who was the Imperial Potentate that you called?
- 11 A. The Deputy Imperial Potentate at the time 12 was Mr. Ralph Semb.
 - Q. What specifically was Mr. Fleischer insisting on?
- A. We'll be here for three days, do you mind? I mean, I do. But if you want to sit here. There must be a hundred drafts of this agreement, and every paragraph had a problem with this guy.
- Q. What was the essence of the problem, if you will, if you can identify it? Did it have to do with --
- A. He didn't want us involved. I think that's a good essence.
- Q. On behalf the Shriners Hospitals For

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- 1 Children, was Mr. Fleischer insisting that the
- 2 Shriners not be at risk for the full cost of the
- 3 program, other than from funds generated by the
- 4 fund-raising program?5 MR. JOHNSON
 - MR. JOHNSON: Objection.
- 6 A. I don't want to keep -7 MR. JOHNSON: Just
 - MR. JOHNSON: Just a moment, please.
- 8 Are you asking whether Fleischer ever said that to
- 9 him?

9 10

13

14

- 10 MR. NAHIGIAN: Yes.
- MR. JOHNSON: Fine, that's the question.
- 12 Did Fleischer ever tell you that he was insisting
- that Shriners not be liable for the program costs.
- 14 A. Absolutely he did.
- 15 Q. On more than one occasion did he tell you
- 16 that?
- 17 A. Yes, sir, and Mr. Miller.
- 18 Q. He told --
- 19 A. Conference calls.
- Q. Did anyone else affiliated with the Shriners
- 21 Hospitals say that to you as well?
- 22 A. The contract negotiations were all between
- 23 George Miller, me and Jay Fleischer until we reached
- 24 the final straw where I just threw up my hands and

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- said that's it. And at that point -- I'm sorry,
- there was one other person in the room, Mr. Paul
- Gramblin, who was the director of development, was
- in the room with Mr. Miller, myself, Mr. Bracewell
- and Mr. Fleischer. The five of us were in the room
- 6 together.

7

- Q. When did that meeting occur?
- 8 A. I don't have a date. Prior to June -- prior
- 9 to the beginning --
- 10 Q. June 17, 1999, the date of the agreement?
- 11 A. Yes, yes.
- 12 O. Where did that meeting take place?
- A. At the Shriners headquarters in Tampa, 13
- 14 Florida.
- 15 Q. Did the Shriners ever ask you what would
- happen if the program did not generate enough money 16
- to pay Vantage's charges? 17
- A. Absolutely. 18
- 19 Q. What, if anything, did you say when you were
- asked that question? 20
- 21 MR. JOHNSON: Objection to the form. Go
- 22 ahead.
- 23 A. I told them they have -- that the program
- 24 itself would pay any shortfall or deficiency so that

- the Shriners wouldn't have to write a check out of 1
- 2 their endowment fund to pay for this.
- 3 Q. Did you tell the Shriners that on more than
- one occasion prior to June 17, 1999? 4
- 5 A. Yes, sir.
- 6 Q. Was George Miller ever present when you said
- 7 that to the Shriners? 8
 - A. Absolutely.
- 9 Q. Do you know whether or not George Miller
- ever said or indicated in any way to the Shriners 10
- Hospitals that the Shriners had to be at risk for 11
- the full cost of the program? 12
- 13 A. Yes.
- 14 Q. Did he in fact say that to the Shriners?
- A. That they would have to be at risk, meaning 15
- they had to be at risk or they would be violating 16
- the agreement? 17
- Q. Right. And you recall George Miller stating 18
- that to the Shriners? 19
- 20 A. I recall George saying to them that by using
- the rental of the list, mailing the donor file, that 21
- those precautions would eliminate any out-of-pocket 22
- 23 expense to the Shriners endowment fund by using
- 24 that.

Page 95 Q. When did George Miller indicate that to the 1 2 Shriners? 3 A. Probably in 20 conversations with Jav 4 Fleischer and definitely in a meeting with Mr. Bracewell, Mr. Gramblin, myself and 6 Mr. Fleischer and in a January 2003 board meeting in 7 San Francisco with Mr. Claypool, Mr. VerMaas, 8 Mr. Fleischer, myself and Mr. Miller. Q. What I started out asking you is whether or 9 10 not Mr. Miller made it known to the Shriners 11 Hospitals in any way that the Shriners Hospitals had 12 to be at risk for the full cost of the program in 13 order to enter into any fund-raising agreement with 14 Vantage? 15 MR. JOHNSON: Objection to the form. A. I don't know if he used those words that 16 17 you're using. 18 Q. Did he indicate that in substance to the 19 Shriners Hospitals For Children? 20 A. Had --21 MR. JOHNSON: Objection to the form. 22 A. Had to have liability. 23 THE WITNESS: I'm sorry? 24 MR. JOHNSON: I objected to the form of Page 96 the question. 1 2 Q. Is your answer yes? 3 A. Yes. 4 Q. Did he indicate that prior to June 17, 1999? 5 A. Yes. 6 Q. In connection with the work that Mr. Miller 7 did in drafting the agreement with the Shriners Hospitals For Children that was entered into on June 17, 1999, did Mr. Miller ever make any specific 9 10 statements to you about his expertise or the scope 11 of his expertise? 12 A. Could you repeat that? I want to make sure 13 I heard it, because I can't believe you're asking me 14 this. I'm sorry. Did he ever tell me that he was 15 an expert? O. Yes. 16 17 A. Yes, sir, he did. 18 Q. When? 19 A. Every day.

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21 22

23

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Q. Do you recali --

Assistant General.

Q. Excuse me?

A. At night drinking, all the time. He's a

pro, he and Carolyn, the Postmaster General, the

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- A. The Assistant Postmaster General.
- 2 Q. What about the Assistant Postmaster General?
 - A. They knew all these guys and were involved
- 4 with all kinds of agreements, fund-raising
- 5 agreements, telemarketing agreements, cases that they've been involved with. 6
 - Q. When did Mr. Miller tell you those things?
 - A. From the first time I met George Miller.
- 9 O. Did he ever --

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- 10 A. And I believe -- and he was.
- Q. Did he ever tell you that he was an expert 11 specifically in connection with the work he was 12
- doing for Vantage pertaining to the contract with 13
- 14 the Shriners Hospitals For Children that was entered 15 into on June 17, 1999?
- A. Yeah. I'm sorry, yes, sir. 16
- 17 Q. What specifically did he tell you about his 18 expertise on those occasions?
- A. That, that was his business. That he 19 20 handled all the states and the registration
- 21 requirements and the contract requirements and the
- 22 postal regulations and what was required to make
- 23 sure you don't violate Cooperative Mailing Laws, et
- cetera, et cetera. 24

- 1 Q. What did he tell you specifically about his 2 expertise in relation to the Cooperative Mailing Rule at the time he was helping Vantage to draft the 3 4 Shriners Hospital For Children agreement that was 5 entered into on June 17, 1999?
- 6 A. He was getting frustrated on numerous 7 occasions with Mr. Fleischer because Mr. Fleischer kept wanting to put things in the agreement that 8
- 9 would violate the Cooperative Mailing Laws; and
- 10 George would keep telling him, "We want have this in
- 11 here. If you put this in here, you're going to
- 12 violate the agreement. You can't do this." He kept
- 13 coming back and Fleischer would keep changing it,
- and we'd go back. Finally, as I said, there must be 14
- 15 50 drafts and George kept saying you can't do this
- 16 and you can't do this and you can't do this.
- Q. What were some of the things that George was 17 18 telling Fleischer he couldn't do?
- 19 A. I don't know. I'll read this and I can tell
- 20 you. I mean, there would be things in here that if
- 21 I read this, I'm sure I can -- oh, yeah, recommended
- 22 opinion be obtained on the difference between gross
- 23 income received from net income paid in fund-raising
- 24 expense for calculating the ratio of such -- the

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- 1 bottom line is that the Shriners Hospitals had an
- 2 eight billion dollar endowment, and George came back
- 3 to Mr. Fleischer and said, "You'd have to be mailing
- 4 one hundred million packages a year to offset your
- 5 96 cents on the dollar that you raise for the
- 6 hospital that comes directly from each dollar
- 7 raised. And there's no way you're going to be
- 8 mailing that kind of mail, and you don't have to
- 9 worry about the ratios." I mean, every single
- 10 paragraph there would be something else that
- 11 Fleischer would ask for, and George would come back
- 12 and say you can't do this or you can't do that.
 - Q. Did Mr. Miller or anyone at Nonprofit Service Group -- you understand that Mr. Miller's
- 15 company is called Nonprofit Service Group?
- 16 A. Yes.

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- Q. Did Mr. Miller or Nonprofit Service Group
 ever suggest that you look at Nonprofit Service
 Group's Website?
- A. Sir, I don't know how to turn on a computer, and I'm not into computers.
- Q. I'm not asking whether or not you ever looked at it. Do you know whether or not they ever suggested that you take a look at it?

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- A. No, I do not -- I doubt they would ever talk to me about something like that.
- Q. Do you know whether or not Mr. Miller or anyone else at Nonprofit Service Group ever suggested to anyone else at Vantage that Vantage ought to take a look at Nonprofit Service Group's Website?

MR. JOHNSON: Objection to form.

- A. No, sir. I'm not familiar with anything to do with Websites, and I don't care about Websites. I don't know anything about them. I'm sorry, I mean, I don't have any knowledge.
- MR. JOHNSON: He didn't ask you whether you cared about Websites.
- A. Okay. Well, he never asked me to look at his Website, and I wouldn't know how to do it if he did.

MR. JOHNSON: Next question.

- Q. Do you know whether or not he ever asked anyone else at Vantage to look at his Website?
- 21 A. No, sir, I do not.
- 22 Q. Let me finish.
- 23 A. I'm sorry.
- Q. Prior to June 17, 1999, did Mr. Miller ever

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- 1 talk to you about whether or not the form of the
- 2 agreement that he was proposing for the Shriners
- 3 Hospitals For Children program was a form that had
- 4 been used before without challenge by the

5 government?

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A. I'm sorry, could you repeat? Do I recall -- I'm sorry, could you say that again? Do I recall him what?

MR. NAHIGIAN: Can you read it back? (Question read back.)

- A. He never used the word form. He told me point blank that this agreement had been approved by the post office on more than one occasion, because daily I asked him, are you sure, are you sure, are you sure.
- Q. When you say "this agreement," what agreement specifically?
- A. I'm sorry, the agreement of June 17th for
 the Shriners Hospitals For Children fund-raising
 agreement.
- Q. Did you ever ask Mr. Miller to obtain a specific ruling from the Postal Service about the specific contract language that was contemplated between the Shriners Hospitals For Children and

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- 1 Vantage Financial Services?
- A. I'm sorry, I don't talk like that, I'm sorry.
- 4 Q. I try not to.
 - A. No, no, I don't speak to people like that.

MR. JOHNSON: Maybe this would be a good point, would you like to call the hospital now?

MR. NAHIGIAN: Well, I don't think we got an answer.

- 10 Q. Is the answer no?
- 11 A. I'm sorry?
- 12 Q. I asked you whether or not you asked George
- 13 Miller to get a specific ruling from the United
- 14 States Postal Service about whether or not the
- 15 language of the contemplated contract between
- 16 Vantage and the Shriners complied with postal
- 17 regulations?
- 18 A. Yes, sir, he told me --
- 19 Q. Did you ever ask him to do that?
- 20 A. Absolutely. Did I ever ask him to make sure
- 21 that this agreement would be approved by the post
- 22 office?
- Q. To obtain a specific ruling of approval by
- 24 the post office.

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1	A. Oh, I'm sorry, sir. I didn't ask. Did I	
2	say to obtain a specific ruling? No, sir, I never	
3	say a statement like that.	
4	MR. JOHNSON: Since now there is no	
5	pending question, maybe now it would be a good time	
6	to take a break.	
7	MR. NAHIGIAN: Go ahead.	
8	(Whereupon, a recess was taken.)	
9	MR. NAHIGIAN: We've agreed to suspend	
10	the deposition, and we will reconvene at 9 o'clock	
11	a.m. next Wednesday, which is, July 27th, I believe.	
12	Thank you.	
13	(Whereupon, at 1:05 the deposition	
14	suspended.)	
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 1	Page 104	
1	CERTIFICATE	
2	CERTIFICATE I, LAWRENCE C. LYON, do hereby certify	
2 3	CERTIFICATE I, LAWRENCE C. LYON, do hereby certify that I have read the foregoing transcript of my	
2 3 4	C E R T I F I C A T E I, LAWRENCE C. LYON, do hereby certify that I have read the foregoing transcript of my testimony, and further certify that it is a true and	
2 3 4 5	C E R T I F I C A T E I, LAWRENCE C. LYON, do hereby certify that I have read the foregoing transcript of my testimony, and further certify that it is a true and accurate record of my testimony (with the exception	
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1	COMMONWEALTH OF MASSACHUSETTS)		SOC.
2	SUFFOLK, SS.)		Š
3	I, Linda M. Grieco, Professional Shorthand		100
4	Reporter and Notary Public in and for the		
			200
5	Commonwealth of Massachusetts, do hereby certify		200
6	that LAWRENCE C. LYON, the witness whose deposition		
7	is hereinbefore set forth, was duly sworn by me and		-
ł			1
8	that such deposition is a true record of the		1
9	testimony given by the witness.		4
10	I further certify that I am neither related to		8
11	or employed by any of the parties in or counsel to		200
			1
12	this action, nor am I financially interested in the		
13	outcome of this action.		
14	In witness whereof, I have hereunto set my hand		ľ
15	and seal this 24th day of July, 2005.		I
	and sear and 2 for day of July, 2003.		
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21	Linda M. Grieco		1
22	Notary Public		
23	My commission expires		
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90 Canal Street Boston, MA 02114-2031



Delivery by Hand

October 25, 2000

Mr. John D. VerMaas, President Mr. Gene Bracewell, Treasurer Shriners Hospital for Children 2900 Rocky Point Drive Tampa, FL 33607-1435



TELEPHONE: 617 | 878-6000 FAX: 617 | 878-6156



and

Mr. Robert Turnipseed Imperial Potentate Imperial Council Shrine of North America 2900 Rocky Point Drive Tampa, FL 33607-1435

Dear Messrs VerMaas, Bracewell and Turnipseed:

You recently raised an issue regarding any potential postage deficiency claims that may be asserted against either the Imperial Council Shrine of North America and/or the Shriners Hospitals for Children (hereinafter individually and collectively referred to as "Shriners") as a result of the ongoing litigation between Vantage and the United States Postal Service. Currently, Vantage is vigorously defending against any and all of the alleged postage deficiency claims.

Given the long term relationship between Vantage and the Shriners, Vantage agrees to refrain from impleading the Shriners as a third party defendant in the current litigation between Vantage and the United States Postal Service, which is pending in Federal Court in Boston; provided, however, that the Shriners shall agree to amend Paragraph 13 of the Agreement by and between Vantage Financial Services, Inc. and Shriners Hospital for Children, dated June 17, 1999. A copy of the proposed amendment is attached.

This letter does not affect the rights or obligations of the parties pursuant to any other provisions of the agreement dated June 17, 1999 and referred to above.

This letter supersedes all prior oral or written communications relating to this subject matter.

Sincerely,

Lawrence C. Lyon Senior Vice President

Sales & Marketing

SHC 00872

Cc: Morris Goldings, Esquire, Mahoney, Hawkes & Goldings Harry S. Melikian, Executive Vice President, The Vantage Group, Inc.

Addendum

This Addendum is made to the Agreement To Provide Fund Raising, Consulting and Management Services ("Agreement") dated June 17, 1999. This Addendum is entered into this _____ day of October , 2000, by and between Shriners Hospitals For Children, a nonprofit corporation with its principal office located at 2900 Rocky Point Drive, Tampa, FL 33607 (hereinafter "Shriners"), and Vantage Financial Services, Inc., a Massachusetts corporation with its principal office located at 90 Canal Street, Boston, MA 02114 (hereinafter "Vantage").

Recitals

- A. Shriners and Vantage are parties to the Agreement dated June 17, 1999.
- B. In light of Vantage agreeing to refrain from impleading Shriners and the Imperial Council Shrine of North America as a third party defendant in any pending litigation between Vantage and the United States Postal Service, the parties desire to modify Paragraph 13 of the Agreement.

Agreement

Now, therefore, in consideration of the foregoing premises and the mutual covenants and agreements set forth below, the parties hereto covenant and agree to amend Paragraph 13 of the Agreement as follows:

Section 1.

Paragraph 13.1 of the Agreement is deleted.

Section 2.

Insert a new Paragraph 13.1 as follows:

"Paragraph 13.1 Breach and Event of Default

"If one party determines that the other party has breached the Agreement, then the non-breaching party shall give Notice to the other party within five (5) business days after discovery of the breach and shall state the nature of the breach in the Notice. If the breaching party fails to cure the breach within forty five (45) days from the date of Notice, then an event of default has occurred, and the non-breaching party may terminate the Agreement, provided, however, that the non-breaching party shall facilitate any effort to cure the alleged breach."

Page 2 of 3

Section 3.

Paragraph 13.2 is amended as follows:

- (a) Delete the heading and insert in lieu thereof: "Paragraph
 13.2 Termination in the Event of Default."
- (b) At the beginning of the first sentence of Paragraph 13.2 after the phrase, "In the event this Agreement is terminated," delete the words: "for any other reason than that provided in Section 13.1 hereof."

In Witness Whereof, we have executed this Agreement on behalf of Shriners and Vantage as of the Effective Date first entered above.

Vantage Financial Services, Inc.

By:

Henry R. Lewis

President & Chief Executive Officer

Vantage Financial Services, Inc.

By:

Lawrence C. Lyon

Senior Vice President Sales &

Marketing

COMMONWEALTH OF MASSACHUSETTS)ss.:
COUNTY OF SUFFOLK)

The foregoing instrument was acknowledged before me, the undersigned Notary Public, in and for said Commonwealth, on the 25th day of October, 2000 by Henry R. Lewis, as President & Chief Executive Officer and Lawrence C. Lyon, Senior Vice President Sales & Marketing of Vantage Financial Services, Inc., a Massachusetts corporation, for the purposes therein expressed as the act and deed of said corporation. They are personally known to me. In witness whereof I hereunto set my hand and official seal.

Notary Publid

John J. Muller

Commission Expires:

MY COMMISSION EXPIRES AUGUST 23, 2001

	Shrir	ers Hospitals for Children
	By:	John D. VerMaas President
	By:	Gene Bracewell Treasurer
STATE OF FLORIDA) OUNTY OF HILLSBOROUGH)		
The foregoing instrument was acknown Notary Public, in and for said Statement, 2000, by John D. Verbracewell as Treasurer of Shriners Colorado corporation, for the purpose and deed of said corporation. They witness whereof I hereunto set my	ate, o erMaas s Hosp poses v are	n the day of , as President and Gene itals for Children, a therein expressed as the act
	Nota	ry Public Notary's Name
	My Co	Typed Ommission Expires